

(30) Priority data:

380,566

# WORLD INTELLECTUAL PROPERTY ORGANIZATION International Bureau



#### INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 5:		(11) International Publication Number:	WO 91/01146	
A61K 47/48, 39/385	A1	(43) International Publication Date:	7 February 1991 (07.02.91)	

(21) International Application Number: PCT/US90/03983

(22) International Filing Date: 16 July 1990 (16.07.90)

(71) Applicant: PRAXIS BIOLOGICS, INC. [US/US]; 300 East River Road, Rochester, NY 14623 (US).

14 July 1989 (14.07.89)

(72) Inventors: PILLAI, Subramonia; 286 Vollmer Parkway, Rochester, NY 14623 (US). EBY, Ronald; 297 West Squire Drive, #3, Rochester, NY 14623 (US).

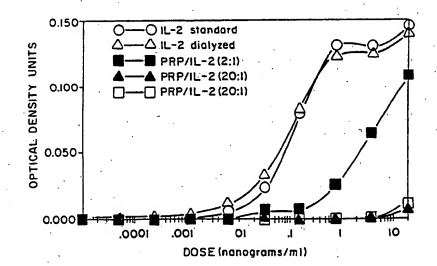
(74) Agents: BROOK, David, E. et al.; Hamilton, Brook, Smith & Reynolds, Two Militia Drive, Lexington, MA 02173

(81) Designated States: AT (European patent), AU, BE (European patent), CA, CH (European patent), DE (European patent)\*, DK (European patent), ES (European patent), FI, FR (European patent), GB (European patent), IT (European patent), JP, KR, LU (European patent), NL (European patent), NO, SE (European patent).

**Published** 

With international search report.

(54) Title: CYTOKINE AND HORMONE CARRIERS FOR CONJUGATE VACCINES



#### (57) Abstract

This invention pertains to immunogenic conjugates comprising a carbohydrate containing antigen or other antigen bound to or genetically fused with a cytokine, lymphokine, hormone or growth factor having immunomodulating activity, wherein the cytokine, lymphokine, hormone or growth factor is capable of modifying immunogenicity of the carbohydrate containing antigen. The cytokine or lymphokine can be an interleukin or an interferon. The immunogenic conjugate can be used in vaccine and covaccine formulations.

## **DESIGNATIONS OF "DE"**

Until further notice, any designation of "DE" in any international application whose international filing date is prior to October 3, 1990, shall have effect in the territory of the Federal Republic of Germany with the exception of the territory of the former German Democratic Republic.

## FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

	•				•
AT	Austria	ES	Spain	МС	Manage
AU	Australia	FI	Figland		Monaco
BB	Barbados	FR		MG	Madagascar
BE	Belgium		France	ML	Mali
BF	Burkina Fasso	GA	Gahon	MR	Mauritania
	= =	GB	United Kingdom	MW	Malawi
BG	Bulgaria ·	GR	Greece	NL	Netherlands
BJ	Benin	HU	Hungary	NO	
BR	Brazil	IT	Italy		Norway
. CA	Canada	ĴР		PL	Poland
CF	Central African Republic	_	Japan	RO	Romania
CC	Contra Arrican Republic	KP	Democratic People's Republic	SD	Sudan
	Congo		of Korea	SE	Sweden
CH	Switzerland	KR	Republic of Korea	SN	
CM	Cameroon	u	Licchtenstein	_	Senegal
DE	Germany	LK	Sri Lanka	SU	Soviet Union
DK	Denmark			TD	Chad
	Dominia a	ш	Luxembourg	TG	Togo
	•			US	United States of America

# CYTOKINE AND HORMONE CARRIERS FOR CONJUGATE VACCINES

#### Background of the Art

Cytokines and lymphokines, such as interferons,

5 GM-CSF, IL-1, IL-2, IL-3, IL-4, IL-5, IL-6 and IL-7 have been shown to have different activities in modulating the immune response. Hormones and growth factors also have modulating effects on cells of the immune system and thus can modulate the immune response. Interferons, IL-1 and IL-2 augment proliferation and differentiation of antigen or mitogen stimulated T cells. They also stimulate B cells to grow and generate antibody responses to anti-

- cells to grow and generate antibody responses to antigens. Once activated, B cells have been shown to express IL-2 receptors. A number of synthetic and recombinant
- 15 lymphokines (Nencioni et al., J. Immunol. 139:800-804 (1987); Kronheim et al., U.S. Patent No. 4,801,686; Tagliabue et al., U.S. Patent No. 4,774,320; Fernandes et al., U.S. Patent No. 4,604,377) have been shown to stimulate immune functions. However, inflammatory and
- 20 toxic effects often accompany immunotherapeutic administration of cytokines or lymphokines to an organism. In addition, these molecules generally have short half lives.
- Certain cytokines and lymphokines have been shown to 25 have adjuvant activity thereby enhancing immune response to an antigen. For example, Nakamura et al. demonstrated

that interferon-gamma induced a two- to five-fold enhancement of antibody formation to several antigens. Nakamura <u>et al.</u>, <u>Nature 307</u>:381-382 (1984). Interleukins have also been shown to enhance an immune response to antigens. Nencioni et al., J. Immunol. 139:800-804 (1987); Howard et al., EP285441.

The stimulation of antibody response to poorly immunogenic thymus-independent antigens such as polysaccharides has been accomplished in recent years by the 10 covalent coupling of polysaccharides onto a strong thymus-dependent protein antigen. A number of proteins such as diphtheria toxoid, tetanus toxoid and a non-toxic variant of diphtheria toxin, CRM 197 are used as carriers for polysaccharides. The immune response is highly 15 variable depending on the type of protein used as

A number of conjugates have been previously described for stabilizing and solubilizing proteins such as lymphokines. Moreland and Nitecki (U.S. Patent No.

- 20 4,745,180, May 17, 1988) describe a pharmaceutical composition comprising eta-interferon, interleukin-2 or an immunotoxin which is covalently conjugated to a heparin fragment. The conjugate provides a means for solubilizing the protein which is essentially insoluble in its 25 unconjugated form.
  - Schmidt et al. (U.S. Patent No. 4,772,685, September 20, 1988) describe immunogenic conjugates of IL-1 derived peptides to a high molecular weight carrier protein. Conjugates of IL-2 or interferon and a water soluble
- 30 polymer (polyethylene glycol) have been described (Katre and Knauf, U.S. Patent No. 4,766,106, August 23, 1988,

and W08700056, January 15, 1987). Similarly, Garman (EP183503, June 4, 1986) describes conjugates of interferon or IL-2 linked to a water soluble polymer for sustained release of the lymphokine. For background on hormones and growth factors and their receptors see, for example, Hill, D.J., J. Reprod. Fertility 85:723-734 (1989); Roupas et al., Mol. Cell. Endocrinol. 61:1-12 (1989).

#### Summary of the Invention

10 This invention pertains to immunogenic conjugates and vaccine compositions containing the immunogenic conjugate. The conjugates comprise an antigen (not ... normally associated with the cytokine, lymphokine, hormone or growth factor), especially a carbohydrate 15 containing antigen, bound to a cytokine, lymphokine, hormone or growth factor having immunomodulating activity, wherein the cytokine, lymphokine, hormone or growth factor modifies the immunogenic activity of the antigen. The cytokine or lymphokine can be an interleukin, such as interleukin- $1\alpha$ , interleukin- $1\beta$ , interleukin-2, an interferon, such as interferon gamma, or other cytokine or lymphokine which has immunomodulating activity. The hormone or growth factor can be of bovine, porcine or chicken origin, for example, and can be tumor necrosis factor (TNF), prolactin, epidermal growth factor (EGF), tissue growth factor (TGF), granulocyte macrophage colony stimulating factor (GMCSF), granulocyte colony stimulating factor (GCSF), insulin-like growth factor (IGF-1), somatotropin or insulin, or any other hormone or

30 growth factor whose receptor is expressed on cells of the immune system.

The invention further pertains to a method for eliciting an immune response which comprises administering to an animal an immunogenic amount of a vaccine composition comprising the immunogenic conjugate of the present invention in a pharmaceutically acceptable vehicle and an optional adjuvant. The immunogenic conjugate can be admixed with a coadministered antigen which may be a conjugate, complex or mixture from the same or a different organism than that from which the antigen is derived, in a pharmaceutically acceptable vehicle and an optional adjuvant to produce a co-vaccine which can be used to elicit an immune response to both the conjugated antigen and the admixed antigen.

# Brief Description of the Figures .

Figure 1 shows high pressure liquid chromatographic (HPLC) analysis of unconjugated recombinant human IL-2 (rhIL-2) compared to crude polyribosylribitolphosphate-(PRP)-rhIL-2 conjugates.

Figure 2 shows a chromatogram of a PRP-rhIL-2 conjugate in a 2:1 (w/w) ratio of PRP to rhIL-2 in the starting reaction.

Figure 3 shows a chromatogram of a mock conjugate of rhIL-2, wherein the conjugation procedure was followed without added PRP.

- Figure 4 shows an immunoblot of selected conjugates which were detected with monoclonal antibodies to PRP. From left to right, the lanes contain PRP-CRM, rhIL-2, PRP, PRP-rhIL-2(2X), PRP-rhIL-2(2X), Blank, PRP-rhIL-2(20X), and PRP-rhIL-2(20X).
- Figure 5a-c show HPLC analyses of (a) unconjugated recombinant bovine IL-2 (BrIL-2), (b) PRP-BrIL-2 (2:1) conjugate and (c) PRP-BrIL-2 (20:1) conjugate.

30

Figure 6 shows a Western blot analysis of PRP-BrIL-2 The blot was developed with a monoclonal anti-PRP antibody (E117-5) or with a polyclonal anti-BrIL-2 antibody as indicated.

5 Figure 7 shows a comparison of the biological activities of BrIL-2 with the PRP-BrIL-2 conjugates in a BT-2 bioassay.

#### Detailed Description of the Invention

10 This invention pertains to immunogenic conjugates comprising an antigen, particularly a protein, a peptide, an oligo- or polysaccharide or other carbohydrate containing antigen bound to a cytokine, lymphokine, hormone or growth factor. The conjugation of the antigen 15 to the cytokine, lymphokine, hormone or growth factor provides an immunogenic conjugate which can modify the immune response to the antigen. In addition to modified immunogenicity, the antigenic component of the conjugate can\_stabilize the cytokine, lymphokine, hormone or growth 20 factor.

The cytokine, lymphokine, hormone or growth factor functions to modulate the immune response to the antigen and the latter stabilizes the biological activity of the cytokine, lymphokine, hormone or growth factor. The 25 cytokine, lymphokine, hormone or growth factor can be an interleukin such as interleukin- $1\alpha$ , interleukin- $1\beta$ , interleukin-2, an interferon, such as interferon gamma, or other cytokine or lymphokine which has immunomodulating activity. Portions of cytokines or lymphokines or muteins or mimics having immunomodulating

activity can also be used. Preferably, the lymphokine is interleukin-2. The hormone, growth factor or immunomodulating portions thereof can be of bovine, porcine or chicken origin, for example, and can be tumor necrosis factor (TNF), prolactin, epidermal growth factor (EGF), tissue growth factor (TGF), granulocyte macrophage colony stimulating factor (GMCSF), granulocyte colony stimulating factor (GCSF), insulin-like growth factor (IGF-1), somatotropin (growth hormone) or insulin, or any other hormone or growth factor whose receptor is expressed on cells of the immune system.

Cytokines, lymphokines, hormones or growth factors can be obtained from any suitable source. They can be produced by recombinant DNA methodology. For example, the genes encoding several human interleukins have been cloned and expressed in a variety of host systems, permitting the production of large quantities of pure human interleukin. Further, certain T lymphocyte lines produce high levels of interleukin, thus providing a source of the lymphokine.

The carbohydrate containing antigen or non-carbohydrate antigen can be derived from any source to which an immunogenic response is desired. The carbohydrate containing antigen or other antigen can be one which is not itself immunogenic or weakly so, but can become immunogenic or more so by virtue of conjugation to the cytokine, lymphokine, hormone or growth factor. The carbohydrate containing antigen can be an oligosaccharide, polysaccharide, peptidoglycan and glycopeptide. Examples of carbohydrate containing antigens of interest include bacterial capsular polymers, lipopolysaccharide or lipopolysaccharide components.

auto-immunity related antigens, allergens, tumor-associated antigens, fungal and viral antigens, hormones and bacterial cell wall components, such as peptidoglycans or fragments thereof.

Bacterial capsular polymers, oligomers and fragments thereof are among the groups of antigens which have potential to be effectively employed in a vaccine but which are only weakly immunogenic in young humans. As used in this application, the term "capsular polymers" refers to sugar-containing polymers, such as polymers of sugars, sugar acids, amino sugars, and sugar phosphates. These "capsular polymers" are frequently referred to in the medical literature as "capsular polysaccharides" though they may contain linkages other than glycosidic linkages and constituents other than sugars such as those listed above.

The capsular polymers (CP) can be derived from many different types of bacteria. These types include Haemophilus influenzae, Streptococcus species including pneumoniae (particularly serotypes 1, 4, 5, 6A, 6B, 9V, 14, 18C, 19F, and 23F) pyogenes and agalactiae, Neisseria meningitidis (such as serogroup a, b and c), Klebsiella pneumoniae, Pseudomonas aeruginosa and Staphylococcus aureus.

Non-bacterial polymers can be derived from yeast and fungi, for example, <u>Cryptococcus neoformans</u>, or carbohydrate containing units found uniquely on cancer cells or those found associated with allergens.

The conjugates of this invention can be prepared by any of the biologically compatible methods known in the art for coupling of carbohydrate containing antigens or

other antigens to carriers. The method of coupling is most preferably covalent coupling whereby the carbohydrate containing antigen or other antigens is bound directly to the cytokine, lymphokine, hormone or growth factor. However, other means by which the antigen is conjugated to the cytokine, lymphokine, hormone or growth factor is included within the scope of the invention. Many such methods are currently available for coupling of carbohydrate containing antigens or other antigens to 10 carriers. Most methods create either amine or amide bonds, or in some cases thio-esters. One particularly preferred method for coupling a carbohydrate containing antigen to the cytokine, lymphokine, hormone or growth factor is by reductive amination which has been described 15 by Anderson, P.W., U.S. Patent No. 4,673,573, issued June 16, 1987, and U.S. Patent No. 4,761,283, issued August 2, 1988, the teachings of which are incorporated herein by reference.

The conjugates of this invention can be used to elicit an immune response to an antigen, such as a carbohydrate containing antigen or saccharide, in a warmblooded animal. The method comprises administering to the animal, an immunologically effective dose of a conjugate comprising a carbohydrate containing antigen bound to a cytokine, lymphokine, hormone or growth factor in a vaccine composition. The vaccine compositions are useful for the prevention of microbial infections. The conjugates may be administered in a pharmaceutically acceptable vehicle, such as physiological saline, or ethanol polyols (such as glycerol or propylene glycol). The vaccine composition may optionally comprise

adjuvants, such as vegetable oils or emulsions thereof, surface active substances, e.g., hexadecylamine, octadecyl amino acid esters, octadecylamine, lysolecithin, dimethyl-dioctadecylammonium bromide, N,N-dicoctadecyl-N'-N' bis (2-hydroxyethyl-propane diamine), methoxyhexadecylglycerol, and pluronic polyols; polyamines, e.g., pyran, dextransulfate, poly IC, carbopol; peptides, e.g., muramyl dipeptide, dimethylglycine, tuftsin; immune stimulating complexes (ISCOMS); oil emulsions; and 10 mineral gels. The conjugates of this invention may also be incorporated into liposomes or ISCOMS. Supplementary active ingredients may also be employed. The conjugate can also be adsorbed onto a mineral suspension, such as alum, i.e., aluminum hydroxide or aluminum phosphate to 15 further modulate the protective immune response to the carbohydrate containing antigen.

The vaccines can be administered to a human or animal in a variety of ways. These include intradermal, transdermal (such as by slow release polymers), intra
20 muscular, intraperitoneal, intravenous, subcutaneous, oral and intranasal routes of administration. The amount of conjugate employed in such a vaccine will vary depending upon the identity of the carbohydrate containing antigen or other antigen employed. Adjustment and

25 manipulation of established dosage ranges used with traditional carrier conjugates for adaptation to the present conjugate vaccines is well within the ability of those skilled in the art. The conjugates of the present invention are intended for use in the treatment of both

30 immature and adult warm-blooded animals, and in particular humans. Also, the use of the present methods and

5

conjugates is not limited to prophylactic applications; therapeutic applications are also contemplated (e.g., AIDS prophylaxis and therapy), as well as immune focusing to alter growth, productivity or reproduction.

A vaccine composition which can be useful in the vaccination against meningitis caused by Haemophilus influenzae will comprise the oligomer polyribosylribitolphosphate (PRP) of Haemophilus influenzae type b conjugated to interleukin-2. Bacterial meningitis in the 10 United States is most commonly caused by  $\underline{H}$ . <u>influenzae</u> type b.

The immunogenic conjugates of the invention can be admixed with an antigenic determinant, or antigen from the same or different organism in a pharmaceutically 15 acceptable vehicle and an optional adjuvant to produce a co-vaccine which can be used to elicit an immune response to both the conjugated antigen and the admixed nonconjugated antigen.

Suitable antigens which can be used in the co-20 vaccine compositions of the invention include particulate antigens, such as those derived from bacteria, viruses, parasites or fungi and microcomponents of cells and soluble antigens, such as proteins, peptides, hormones and glycoproteins. Antigens of particular interest are 25 viral, fungal, parasite or bacterial antigens, allergens, auto-immunity related antigens, or tumor-associated The antigens can be obtained from natural antigens. sources or they can be produced by recombinant DNA technology or by other artificial means.

30 Among the bacterial antigens of interest are those associated with the human bacterial pathogens including, but not limited to for example, typable and nontypable

Haemophilus influenzae, Escherichia coli, Neisseria meningitidis, Streptococcus pneumoniae, Streptococcus pyogenes, Branhamella catarrhalis, Vibrio cholerae, Corynebacteria diphtheriae, Neisseria gonorrhoeae,

- Bordetella pertussis, Pseudomonas aeruginosa,
  Staphylococcus aureus, Klebsiella pneumoniae and
  Clostridium tetani. Some specific bacterial antigens
  include bacterial surface and outer membrane proteins
  (e.g. from <u>Haemophilus influenzae</u>, <u>Neisseria</u>
- 10 meningitidis, Neisseria gonorrhoeae or Branhamella catarrhalis) and bacterial surface proteins (e.g. the M protein from Streptococcus pyogenes).

Viral antigens from pathogenic viruses include but are not limited to, human immunodeficiency virus (types I and II), human T-cell leukemia virus (types I, II and III), respiratory syncytial virus, hepatitis A, hepatitis B, hepatitis C, non-A and non-B hepatitis virus, herpes simplex virus (types I and II), cytomegalovirus, influenza virus, parainfluenza virus, poliovirus, rotavirus, coronavirus, rubella virus, measles virus, varicella, Epstein Barr virus, adenovirus, papilloma

virus and yellow fever virus.

25

Several specific viral antigens of these pathogenic viruses include the F protein (especially antigens containing the F peptide 283-315, described in W089/02935 entitled "Respiratory Syncytial Virus: Vaccines and Diagnostic Assays" by Paradiso, P. et al.) and the N and G proteins of respiratory syncytial virus (RSV), VP4 (previously known as VP3), VP6 and VP7 polypeptides of

of hepatitis B and herpes glycoproteins B and D.

Fungal antigen that can be those derived from fungi including but are not limited to <u>Candida</u> spp. (especially <u>albicans</u>), <u>Cryptococcus</u> spp. (especially <u>neoformans</u>), <u>Blastomyces</u> spp. (e.g., <u>dermatitidis</u>), <u>Histoplasma</u> spp. (especially <u>capsulatum</u>), <u>Coccidroides</u> spp. (especially <u>immitis</u>), <u>Paracoccidroides</u> spp. (especially <u>brasiliensis</u>) and <u>Aspergillus</u> spp. Examples of parasite antigens include but are not limited to <u>Plasmodium</u> spp., <u>Eimeria</u> spp., <u>Schistosoma</u> spp., <u>Trypanosoma</u> spp., <u>Babesia</u> spp., <u>Leishmania</u> spp., <u>Cryptosporidia</u> spp., <u>Toxoplasma</u> spp. and <u>Pneumocystis</u> spp.

Also of interest are various antigens associated with auto-immune diseases, such as rheumatoid arthritis and lupus erythematosus.

15 The modulation of the immune response has a number of important implications. For example, the adjuvant action of the cytokine, lymphokine, hormone or growth factor can increase the concentration of protective antibodies produced against the antigenic portion of the 20 conjugate in the vaccinated organism. Likewise, antibody production against antigens co-administered with the conjugate can be increased. As a result, effective (i.e., protective) vaccination can be achieved with a smaller quantity of conjugated antigen and/or co-administered antigen than would be normally required. This reduction in the required amount of conjugated antigen and co-administered antigen may lead to more widespread use of vaccines which are difficult or costly to prepare or which are weakly immunogenic. This is

especially true in the developing nations which must face such epidemics as malaria and cholera, with very limited health care budgets. It may also provide for safer vaccination when the antigen is toxic at the concentra-

25

30

tion normally required for effective immunization. reducing the amount of antigen, the risk of toxic reaction is reduced.

Other applications may also include the elicitation of an immune response to stimulate or inhibit the stability or interaction of cellular modifiers, including hormones with their corresponding receptors or binding components. In this fashion, the immune response can be used to inhibit/enhance growth, reproduction, differentiation, and overall performance. Alternatively, the quality of the immune response can be manipulated to optimize the desired protective response.

In a specific embodiment of this invention, IL-2conjugates have an added advantage; the binding of the carbohydrate containing antigen or other antigen to specific B and T cells focuses the IL-2 into the vicinity of the B and T cell interleukin receptors.

Cytokines, lymphokines, hormones and growth factors by means of their immunomodulating activity, can help 20 evoke a protective immune response against marginally or non-immunogenic conjugated antigens and bound nonconjugated antigens. In this manner, vaccine composition containing fragments of larger proteins, synthetic antigens or products of recombinant DNA technology may be made more potent by mixture with conjugates of the present invention.

Typically, vaccination regimens call for the administration of antigen over a period of weeks or months in order to stimulate a "protective" immune response. protective immune response, is an immune response sufficient to protect the immunized organism from productive infection by a particular pathogen or pathogens to which the vaccine is directed. Carbohydrate containing anti-14-

gens or other antigens, when conjugated to a cytokine, lymphokine, hormone or growth factor and optionally co-administered with antigen from the same or different organism, can modify the generation of a protective immune response. This may reduce the time course of effective vaccination regimens. Further, vaccine formulations comprising the immunogenic conjugates of this invention are stable for a period of time sufficient to allow the manufacture, shipment and storage of the vaccine formulations.

It is to be understood from the above discussion, that the use of the term antigen is meant to imply either the whole antigen or one of its determinants, and is also meant to encompass hapten molecules which could benefit by an increase in the immune response due to the presence of the conjugates of the present invention. The foregoing list of antigens is for exemplary purposes only. Additional antigens which can be used in the co-vaccine compositions of the present invention are readily as-

The invention is further illustrated by the following non-limiting Examples:

#### EXAMPLE 1

## PRP-rhIL-2 Conjugates

Recombinant human rhIL-2 (1 mg freeze-dried, Cetus, Emeryville, CA) was reconstituted with 300  $\mu$ L of distilled water and divided into 100  $\mu$ L aliquots. Each 100  $\mu$ L aliquot contained 333  $\mu$ g of rhIL-2.

Oligosaccharide of PRP (degree of polymerization 20: 30 Dp 20) was coupled onto rhIL-2 at 2:1 or 20:1 weight ratio of PRP to rhIL-2 (in the starting reaction) by

reductive amination (Anderson, P.W., U.S. Patent No. 4,673,574, issued June 16, 1987, and U.S. Patent No. 4,761,283, issued August 2, 1988) according the following three reaction conditions:

#### 5 Reaction 1

In the first reaction, 100  $\mu$ L of rhIL-2 was mixed with 2 M bicarbonate buffer pH 9.5 (5  $\mu$ L) which brought the reaction mixture to pH 8.5. Sodium cyanoborohydride (57 mg/mL in deionized water, 2  $\mu$ L) was added and the solution stored at 30°C for 24 hours.

#### Reaction 2

rhIL-2 (100  $\mu$ L, 333  $\mu$ g) was mixed with freeze-dried PRP of <u>Haemophilus influenzae</u> type b oligosaccharide (HbO) (WW-2-65, 600  $\mu$ g). Sodium bicarbonate buffer 2 M pH 9.2 (5  $\mu$ L) was added to make the reaction mixture pH 8.5. Sodium cyanoborohydride (57 mg/mL in deionized water, 2  $\mu$ L) was added and the solution stored at 37°C for 24 hours.

#### Reaction 3

rhIL-2 (100  $\mu$ L, 333  $\mu$ g) was mixed with freeze-dried HbO (WW-2-65, 6.0 mg). Sodium bicarbonate buffer 2 M pH 9.2 (5  $\mu$ L) was added to make the reaction mixture pH 8.5. Sodium cyanoborohydride (57 mg/mL in deionized water, 20  $\mu$ L) was added and the solution stored at 37°C for 24 hours.

After 24 hours, each of the reaction mixtures were dialyzed against several changes of saline using an 8,000

5

MW membrane to remove inorganic ions, such as cyanide. HPLC analysis of the crude reaction mixture on an Ultrahydrogel (Waters, Milford, MA) columns 125/250 in phosphate buffer showed an increase in size of the protein component (conjugated rhIL-2), as compared to the unconjugated rhIL-2 (Figure 1).

Figure 1 shows an HPLC chromatogram of the crude conjugate mixture of PRP-rhIL-2 in a 20 to 1 ratio of PRP to rhIL-2. The mixture was analyzed on ultrahydrogel column in phosphate buffered saline. Figures 2 and 3 show HPLC chromatograms for PRP-rhIL-2 conjugate in a 2 to 1 ratio of PRP to rhIL-2 and for mock conjugates, respectively.

Crude conjugates were then tested by dot blot 15 analysis for coupling of PRP to rhIL-2 using mouse monoclonal anti-PRP antibody (E117-5; Lab Services, Praxis Biologics, Inc., Rochester, NY). One or two  $\mu L$  of the conjugates was applied on a nitrocellulose paper and air dried for 10 minutes at room temperature. 20 was blocked with BLOTTO (5% non-fat dry milk in 10 mM sodium phosphate buffered saline pH 7.2, 150 mM NaCl). The blot was reacted with monoclonal anti-PRP antibodies. Following extensive washings with BLOTTO, blots were reacted with HRP-goat anti-mouse antibodies. 25 were developed with a solution containing 0.01% hydrogen peroxide; 0.06% 4-chloro-l-napthol (Sigma Chemical Co., St. Louis, MO). rhIL-2 or PRP alone did not show any reactivity and PRP-rhIL-2 conjugate showed positive reactivity. Since PRP alone does not bind to nitrocellulose, the data suggests that PRP is coupled to 30

rhIL-2 (Figure 4).

-17-

#### Biological Activity

Conjugates were stored at 4°C and various days thereafter, rhIL-2 activity was monitored in a biological assay using CTLL cell line obtained from the ATCC. CTLL is a rhIL-2 dependent cell line and the deprivation of rhIL-2 from these cells results in the death of these cells. Briefly, 5x10<sup>3</sup> CTLL cells were cultured with various concentrations of rhIL-2 or PRP-rhIL-2. The growth of CTLL was monitored by the incorporation of [<sup>3</sup>H]-thymidine (Table I).

Table I shows the biological activity of interleukin-2 in various PRP-rhIL-2 conjugates. rhIL-2 and
conjugates were titrated at various concentrations into
the cultures containing 3x10<sup>3</sup> CTLL cells. The growth of
cells was measured by the incorporation of [<sup>3</sup>H]thymidine. Data are presented as % control response.
The stimulation indices are normalized to the values
obtained with a standard preparation of rhIL-2. From the
data, PRP-rhIL-2 (20X) possess better rhIL-2 activity
than PRP-rhIL-2 (2X) or mock rhIL-2 conjugates.

-18-

TABLE I STABILITY OF PRP-rhIL-2 CONJUGATE VACCINE STIMULATION INDEX (Expressed as % Control Response) Days After The Conjugation Reaction

5	<u>Stimulator</u> Mock	<u>10</u>	<u>20</u>	40	<u>50</u>	<u>70</u>
	conjugate	37	1.5	2.5	18	8
	PRP-rhIL-2					
	(2:1)	33	4.9	61	40	17
10	PRP-rhIL-2					
	(20:1)	68	23	86	91	95
	PRP-CRM (Hboc)	0	0	0	0	Ó

# Immunogenicity of PRP-rhIL-2 conjugate vaccines:

- 15 Swiss-Webster mice (Taconic Farms, Germantown, NY) were immunized with PRP-rhIL-2 (20:1) or PRP-rhIL-2 (2:1) conjugate vaccines. Each vaccine was tested in a group of 5 animals. PRP-CRM<sub>197</sub> conjugate vaccines (HbOC, Praxis Biologics, Inc., Rochester, NY) were used as 20 positive control. PRP-rhIL-2 conjugate vaccines (stored for 135 days at 4°C) were injected intramuscularly into mice in an amount of 10 or 1  $\mu \mathrm{g}$  of rhIL-2 without the use of adjuvant. PRP-CRM $_{197}$  was used at 1  $\mu$ g of PRP per mouse. The mice were then boosted at two weeks using the
- 25 same dose and route of injection. Serum samples were taken at 0, 2 and 4 weeks, pooled and used to determine antibody response to PRP by Farr assay according to the following procedure:

Antibody to PRP was determined by a standardized Farr radioimmunoassay. Various dilutions of sera, sera standard and assay controls were prepared in fetal bovine sera and 25  $\mu$ l aliquots transferred, in duplicate, to 1.5 ml Eppendorf tubes. [ $^{3}$ H]-PRP (50  $\mu$ 1) with [ $^{36}$ C1]-tracer was added to all tubes. The samples were vortexed and incubated overnight at 4°C. Saturated ammonium sulfate (75  $\mu$ l) was added to all samples after which the samples were vortexed and incubated at 4°C for 40 min. 10 supernatant was carefully aspirated and 400  $\mu$ l of distilled water was added to all pellets. After vortexing, the entire contents of the vial and the vial itself were placed in a scintillation vial containing 10 ml of scintillation fluid. After vigorous agitation, the vials 15 are counted on a liquid scintillation counter. The concentration of antibody bound to PRP was calculated, in comparison to a known standard.

Table II shows the anti-PRP antibody response elicited in mice immunized with various conjugate

20 vaccines. A primary anti-PRP antibody response varying from 2 to 3.5 μg was observed with different vaccines. A boostable response was observed with most of the vaccines on week 4. PRP-rhIL-2 (20:1) induced a response which is comparable to that of Haemophilus influenza type b

25 oligosaccharide CRM<sub>107</sub> conjugate (HbOC).

-20-

TABLE II

Anti-PRP Antibody Response to PRP-rhIL-2

Conjugate Vaccines

Anti-PRP antibody  $(\mu g/m1)*$ 

5	Vaccines	dose (µg)	<u>WkO</u>	Wk2	<u>Wk4</u>
	PRP-rhIL-2 (20:1)	10	0.17	2.0	8.0
10	PRP-rhIL-2 (20:1)	1	0.10	2.0	5.37
	PRP-rhIL-2 (2:1)	10	0.10	3.54	4.19
	PRP-rhIL-2 (2:1)	1	0.14	2.0	4.20
	ньос	1 ·	0.10	2.0	8.71

<sup>15</sup> PRP-rhIL-2 conjugate vaccines were injected based on rhIL-2 concentration and HbOC was used based on PRP concentration.

<sup>\*</sup>Data from previous experiments show that PRP(DP20) alone or PRP mixed with protein do not induce any PRP antibody response.

-21-

#### EXAMPLE 2

#### PRP-BrIL-2 Conjugates

It is possible that the induction of anti-PRP antibody in mice by PRP-rhIL-2 vaccine may be due to the 5 carrier effect of the IL-2, rather than the targeting of PRP to the appropriate B cells. In order to rule out this possibility, this hypothesis was tested in a homologous system. To exemplify this phenomenon, PRP was covalently coupled to recombinant bovine IL-2 (BrIL-2) and this conjugate was tested for immunogenicity in a bovine system.

PRP was coupled to recombinant bovine IL-2 at 2:1 and 20:1 (PRP:IL-2) ratio following the protocol described in Example 1. After 24 hours, conjugates were dialyzed against several changes of saline using an 8,000 MW membrane to remove inorganic ions such as cyanide. The crude mixtures were analyzed by HPLC using Ultrahydrogel (Waters, Milford, MA) columns 125/250 in phosphate buffer. An increase in the size of the protein component as compared to the unconjugated BrIL-2 suggests a good conjugation (Fig. 5).

Purified conjugates and unconjugated BrIL-2 were evaluated in SDS-PAGE and Western blot. Materials were dissolved in 100 μl of a sample buffer (0.2M Tris buffer containing 5% SDS, 0.025% bromophenol blue, 10<sup>-1</sup>M 2-methanol and 20% glycerol) and heated for 5 min. at 100°C. Analyses were performed using the Bio-Rad mini protein gel system (Redmond, CA). Gels were 1.5 mm thick and the separating gel contained 15% acrylamide with an

acrylamide to bis ratio of 30:0.8 (0.37M Tris-HCl, pH 8.8 and 0.1% SDS). The stacking gel contained 4.8% acrylamide with the same ratio of acrylamide to bis.

Ten to fifteen microliters containing 1-10  $\mu \mathrm{g}$  of 5 samples were applied to each lane. Following electrophoresis, gels were stained for at least one hour with 0.125% Coomassie blue in ethanol:acetic acid:water (5:1:5), then destained with the same solvent system without the dye. Pre-stained molecular weight standards 10 were used to assist in the determination of the relative molecular weight of protein. Duplicate gel without staining was used for Western blot analysis. The major band of approximately 16,000 dalton molecular weight was observed in the lane loaded with BrIL-2 alone. 15 conjugates appear as diffused band at the higher molecular weight region. No evidence of unconjugated BrIL-2 was observed.

Samples separated on PAGE were transferred electrophoretically onto nitrocellulose membranes at 0.45 mAmps 20 for 90 minutes in 25 mM Tris-383 mM glycine pH 8.8 at room temperature. Membranes were soaked in BLOTTO (5% non-fat dry milk in phosphate buffered saline) at 37°C for 1 hour. Membranes were probed with a predetermined concentration of a monoclonal anti-PRP antibody (E117-5) 25 or a polyclonal rabbit anti-BrIL-2 for 1 hour at 37°C and washed with BLOTTO. Bound antibodies were detected with horseradish peroxidase conjugated secondary antibody (Kirkegaard and Perry, MD) in BLOTTO for 1 hour at 37°C. Blots were washed 3-4X with PBS and developed with PBS 30 containing 0.01% hydrogen peroxide; 0.06% 4-chloro1-naphthal in methanol for 20 minutes at room temperature. The reaction was stopped by transferring the filters to distilled water and the filters dried by blotting. The data is presented in Figure 6. Anti-PRP antibody reacted with both PRP-BrIL-2 conjugates but did not react with the unconjugated BrIL-2. Molecular weight of the conjugates also increased considerably. Free PRP, when not coupled to any protein, do not adhere to the nitrocellulose membrane. The data suggests that PRP was covalently coupled to BrIL-2.

Anti-BrIL-2 reacted with free IL-2 and IL-2 conjugates. The data is similar to that observed with anti-PRP antibody.

Covalent coupling of PRP onto the IL-2 has been confirmed by amino acid analysis. As saccharides are coupled to the epsilon amino group of lysine residue of the protein, a reduction of lysine and generation of an unique hydroxyethyl lysine residue was monitored. The analysis of the data shows hydroxyethyl lysine demonstrating the covalent coupling of PRP onto the protein.

#### Biological Activity

Conjugates were stored at 4°C and the biological activity of the bovine IL-2 was monitored in a bioassay using IL-2 dependent bovine T cell line, BT-2. The deprivation of IL-2 from these cell line results in the death of these cells. Briefly,  $5 \times 10^4$  BT-2 cells were cultured in a 96 well flat-bottom microculture plate in the presence of different concentrations of BrIL-2 or PRP-BrIL-2 conjugates. After 48 hours, 10  $\mu$ l of MTT [3-(4,5-dimethylthiazol-2-yl)-2,5-diphenyl tetrazolium

bromide) solution was added (5mg/ml of PBS) and mixed 20 times. MTT is cleaved by living cells to yield a dark blue formazan product. The formazan product was quantitated by measuring absorbance at 550 nm by addition of isopropanol. The data are presented in Figure 7. Both 2:1 and 20:1 conjugates retained biological activity which are 100 to 1000 times lower respectively than the unconjugated BrIL-2.

# Immunogenicity of PRP-BrIL-2 conjugate vaccine

Groups of 3 cows were immunized with the conjugate vaccine. PRP-CRM<sub>197</sub> (HbOC) conjugate vaccines were used as a positive control and PRP mixed with BrIL-2 was used as a negative control. All vaccines were formulated in aluminum phosphate at a concentration of 1 mg/ml. Each animal received 10 μg of PRP/dose. Cows were pre-bled to estimate the pre-existing antibody level to PRP and those with high anti-PRP titers were distributed equally between experimental and control groups.

Animals were immunized subcutaneously with 10  $\mu$ g of 20 PRP or conjugates in 2 ml volume on week 0 and bled on weeks 1 and 2. A second dose of vaccine was administrated on week 2 and blood was collected on weeks 3 and 4. Antibody response to PRP was measured by a standardized Farr radioimmunoassay as previously described.

- Geometric mean anti-PRP antibody titers are presented in Table III. PRP-IL-2 (2:1) conjugate induced anti-PRP antibodies at week 3 which are 2.3 fold higher than the preimmune antibody level and the PRP-IL-2 (20:1) induced an approximately 3 fold increase in antibodies at week 3.
- 30 HbOC, human PRP-CRM<sub>197</sub> vaccine formulation, induced a six fold increase in anti-PRP titer at week 3. PRP when

5

mixed with BrIL-2 did not induce a significant rise in the anti-PRP antibody level. The data suggest that the PRP-IL-2 (2:1) and (20:1) conjugates target the vaccine onto the appropriate lymphocytes to stimulate the response.

TABLE III

Bovine Anti-PRP Antibody Response
to PRP-BrIL-2 Conjugates

		GMT Anti-PRP Antibody (µg/ml)					
10						Fold	
	Antigens	Wk_O	<u>Wk_1</u>	<u>Wk_2</u>	<u>Wk_3</u>	Increase*	
	PRP+IL-2	.0.70	0.46	0.54	.46	none	
				,	•		
	PRP-CRM <sub>197</sub>		•		•		
	(HbOC)	0.38	0.38	0.98	2.3	6.1	
15	PRP-IL-2	•				1	
	(20:1)	0.35	0.48	0.55	1.0	2.8	
					•		
	PRP-IL-2						
	(2:1)	0.31	0.35	0.36.	.71	2.3	

<sup>\*</sup>Fold increase at week 3 is expressed as increase over 20 the week 0 antibody titer.

-26-

## Ecuivalents

Those skilled in the art will recognize, or be able to a certain using no more than routine experimentation, many equivalents to the specific embodiments of the invention described specifically herein. Such equivalents are intended to be encompassed in the scope of the following claims:

#### CLAIMS

- 1. An immunogenic conjugate comprising an antigen bound to a cytokine, lymphokine, hormone, growth factor or portion thereof whose receptor is expressed on cells of the immune system, having immunomodulating activity, wherein the antigen is not normally associated with the cytokine, lymphokine, hormone or growth factor.
  - The conjugate of Claim 1, wherein the cytokine or
     lymphokine is interferon, interleukin-lα, interleukin-lβ, interleukin-2 or portion thereof.
  - 3. The conjugate of Claim 1, wherein the hormone or growth factor is tumor necrosis factor, prolactin, epidermal growth factor, tissue growth factor, granulocyte macrophage colony stimulating factor, granulocyte colony stimulating factor, insulin-like growth factor, somatotropin or insulin.
- 4. The conjugate of Claim 1, wherein the antigen is covalently bound to the cytokine or hormone.
  - 5. The conjugate of Claim 4, wherein the antigen is bound to the cytokine, lymphokine, hormone or growth factor by reductive amination.
- 6. The conjugate of Claim 1, wherein the antigen is bound to the cytokine, lymphokine, hormone or growth factor by genetic fusion techniques.

- 7. The conjugate of Claim 1, wherein the antigen is a viral, bacterial, fungal or parasite antigen of a warm-blooded animal or human pathogen.
- 8. The conjugate of Claim 1, wherein the antigen is a carbohydrate containing antigen.
  - 9. The conjugate of Claim 8, wherein the carbohydrate containing antigen is an oligosaccharide or polysaccharide.
- 10 10. The conjugate of Claim 1, wherein the antigen is a bacterial capsular polymer, oligomer or fragment thereof.
  - The conjugate of Claim 10, wherein the polymer or oligomer is derived from <u>Haemophilus influenzae</u>,
- Escherichia coli, Neisseria meningitidis, Streptococcus pneumoniae, Streptococcus pyogenes,
  Branhamella catarrhalis, Vibrio cholerae, Corynebacteria diphtheriae, Neisseria gonorrhoeae,
  Bordetella pertussis, Pseudomonas aeruginosa,
- Staphylococcus aureus, Klebsiella pneumoniae or Clostridium tetani.
  - 12. The conjugate of Claim 11, wherein the polymer or oligomer is polyribosylribitolphosphate.
- 13. The conjugate of Claim 11, wherein the polymer or oligomer is derived from <u>Streptococcus pneumoniae</u>.

- 14. The conjugate of Claim 13, wherein the polymer or oligomer is from serotype 1, 4, 5, 6A, 6B, 9V, 14, 18C, 19F or 23F of <u>S. pneumoniae</u>.
- 15. The conjugate of Claim 10, wherein the polymer or oligomer is from group A or group C capsular saccharide of N. meningitidis.
  - 16. The conjugate of Claim 1, wherein the antigen is a bacterial cell wall peptidoglycan or fragment thereof.
- 10 17. The conjugate of Claim 1, wherein the antigen is a bacterial lipopolysaccharide or component thereof.
- 18. A vaccine composition, comprising an immunogenic conjugate, comprising an antigen bound to a cytokine, lymphokine, hormone, growth factor or portion thereof whose receptor is expressed on cells of the immune system, having immunomodulating activity, wherein the antigen is not normally associated with the cytokine, lymphokine, hormone or growth factor, in a pharmaceutically acceptable vehicle and an optional adjuvant.
- 19. The vaccine composition of Claim 18, wherein the cytokine or lymphokine is interferon, interleukin- $1\alpha$ , interleukin- $1\beta$ , interleukin-2 or portion thereof.

- 20. The vaccine composition of Claim 18, wherein the hormone or growth factor is tumor necrosis factor, prolactin, epidermal growth factor, tissue growth factor, granulocyte macrophage colony stimulating factor, granulocyte colony stimulating factor, insulin-like growth factor, somatotropin or insulin.
- 21. The vaccine composition of Claim 18, wherein the antigen is a bacterial, fungal, parasite antigen of a warm-blooded animal or human pathogen.
  - 22. The vaccine composition of Claim 18, wherein the antigen is a carbohydrate containing antigen.
- 23. The vaccine composition of Claim 22, wherein the antigen is an oligosaccharide or polysaccharide.
- 15 24. The vaccine composition of Claim 23, wherein the antigen is a bacterial capsular polymer, oligomer or fragment thereof.
- 25. The vaccine composition of Claim 24, wherein the polymer or oligomer is derived from Haemophilus influenzae, Escherichia coli, Neisseria meningitidis, Streptococcus pneumoniae, Streptococcus pyogenes, Branhamella catarrhalis, Vibrio cholerae, Corynebacteria diphtheriae, Neisseria gonorrhoeae, Bordetella pertussis, Pseudomonas aeruginosa, Staphylococcus aureus, Klebsiella pneumoniae or
- Staphylococcus aureus, Klebsiella pneumoniae or Clostridium tetani.

5

- 26. The vaccine composition of Claim 24, wherein the polymer or oligomer is polyribosylribitolphosphate.
- 27. The vaccine composition of Claim 25, wherein the polymer or oligomer is derived from <u>Streptococcus</u> pneumoniae.
- 28. The vaccine composition of Claim 27, wherein the polymer or oligomer is from serotype 1, 4, 5, 6A, 6B, 9V, 14, 18C, 19F or 23F of S. pneumoniae.
- 29. The vaccine composition of Claim 25, wherein the polymer or oligomer is from group A or group C capsular saccharide of N. meningitidis.
  - 30. The vaccine composition of Claim 18, further comprising a mineral suspension of alum.
- 31. A method of eliciting a protective immune response
  against an antigen, a weakly immunogenic antigen or
  a non-immunogenic antigen, comprising administering
  to a warm-blooded host an effective amount of a
  vaccine composition comprising an immunogenic conjugate, comprising an antigen bound to a cytokine,
  lymphokine, hormone, growth factor or portion
  thereof whose receptor is expressed on cells of the
- immune system, having immunomodulating activity,
  wherein the antigen is not normally associated with
  the cytokine, lymphokine, hormone or growth factor,
  in a pharmaceutically acceptable vehicle and an
- in a pharmaceutically acceptable vehicle and an optional adjuvant.

- 32. The method of Claim 31, wherein the cytokine or lymphokine is interferon, interleukin- $1\alpha$ , interleukin- $1\beta$ , interleukin-2 or portion thereof.
- The method of Claim 31, wherein the hormone or growth factor is tumor necrosis factor, prolactin, epidermal growth factor, tissue growth factor, granulocyte macrophage colony stimulating factor, granulocyte colony stimulating factor, insulin-like growth factor, somatotropin or insulin.
  - 34. The method of Claim 31, wherein the antigen is a carbohydrate containing antigen.
- 35. A co-vaccine composition for eliciting a immune response against a conjugated antigen and at least one other antigen, comprising an antigen or fragment thereof, admixed with an immunogenic conjugate, comprising an antigen bound to a cytokine, lymphokine, hormone, growth factor or portion thereof whose receptor is expressed on cells of the immune system, having immunomodulating activity, wherein the antigen is not normally associated with the cytokine, lymphokine, hormone or growth factor, in a pharmaceutically acceptable vehicle and an optional adjuvant.
- 25 36. The co-vaccine composition of Claim 35, wherein the cytokine or lymphokine is interferon, interleukin-l $\alpha$ , interleukin-l $\beta$ , interleukin-2 or portion thereof.

PCT/US90/03983

- 37. The co-vaccine composition of Claim 35, wherein the hormone or growth factor is tumor necrosis factor, prolactin, epidermal growth factor, tissue growth factor, granulocyte macrophage colony stimulating factor, granulocyte colony stimulating factor, insulin-like growth factor, somatotropin or insulin.
- 38. The co-vaccine composition of Claim 35, wherein the conjugated antigen is a carbohydrate containing antigen.
  - 39. The co-vaccine composition of Claim 38, wherein the conjugated antigen is a bacterial capsular polymer, oligomer or fragment thereof.
- 40. The co-vaccine composition of Claim 39, wherein the polymer or oligomer is derived from <a href="Haemophilus influenzae">Haemophilus influenzae</a>, <a href="Escherichia coli">Escherichia coli</a>, <a href="Neisseria">Neisseria</a>
  <a href="maingitidis">meningitidis</a>, <a href="Streptococcus pneumoniae</a>, <a href="Streptococcus pneumoniae</a>, <a href="Streptococcus pneumoniae</a>, <a href="Streptococcus pneumoniae</a>, <a href="Vibrio cholerae">Vibrio cholerae</a>, <a href="Corynebacteria diphtheriae</a>, <a href="Neisseria">Neisseria</a></a>
  <a href="mainginosa">gonorrhoeae</a>, <a href="Bordetella pertussis">Bordetella pertussis</a>, <a href="Pseudomonas aeruginosa">Pseudomonas aeruginosa</a>, <a href="Staphylococcus aureus">Staphylococcus aureus</a>, <a href="Klebsiella pneumoniae">Klebsiella pneumoniae</a> or <a href="Clostridium tetani">Clostridium tetani</a>.
  - 41. The co-vaccine composition of Claim 40, wherein the polymer or oligomer is polyribosylribitolphosphate.
- 25 42. The co-vaccine composition of Claim 40, wherein the polymer or oligomer is derived from <a href="Streptococcus">Streptococcus</a> <a href="pneumoniae">pneumoniae</a>.

- 43. The co-vaccine composition of Claim 42, wherein the polymer or oligomer is from serotype 1, 4, 5, 6A, 6B, 9V, 14, 18C, 19F or 23F of S. pneumoniae.
- The co-vaccine composition of Claim 40, wherein the polymer or oligomer is from group A or group C capsular saccharide of N. meningitidis.
  - 45. The co-vaccine composition of Claim 35, wherein the antigen is a bacterial cell wall peptidoglycan or fragment thereof.
- 10 46. The co-vaccine composition of Claim 35, wherein the antigen is a bacterial lipopolysaccharide or component thereof.
- 47. The co-vaccine composition of Claim 35, wherein the antigen is selected from the group consisting of microbial antigens, viral antigens, parasitic antigens, tumor antigens, allergens, hormones, receptors, binding proteins, self-antigens and auto-immunity-related antigens.
- 48. The co-vaccine composition of Claim 47, wherein the antigen is a bacterial surface or outer membrane protein or portion thereof.

10

25

- The co-vaccine composition of Claim 48, wherein the antigen is a bacterial outer membrane protein or portion thereof of Haemophilus influenzae,

  Escherichia coli, Neisseria meningitidis, Streptococcus pneumoniae, Streptococcus pyogenes,
  Branhamella catarrhalis, Vibrio cholerae, Corynebacteria diphtheriae, Neisseria gonorrhoeae,
  Bordetella pertussis, Pseudomonas aeruginosa,
  Staphylococcus aureus, Klebsiella pneumoniae or
  Clostridium tetani.
  - 50. The co-vaccine composition of Claim 48, wherein the bacterial surface protein is the M protein of <a href="Streptococcus pyogenes">Streptococcus pyogenes</a>.
- 51. The co-vaccine composition of Claim 47, wherein the
  antigen is the F, N or G protein of respiratory
  syncytial virus.
  - 52. The co-vaccine composition of Claim 51, wherein the antigen is the peptide 283-315 of protein F of respiratory syncytial virus.
- 20 53. The co-vaccine composition of Claim 35, further comprising a mineral suspension of alum.
  - 54. An immunogenic conjugate comprising polyribosylribitolphosphate bound to interleukin-2, wherein
    interleukin-2 is capable of modifying the immunogenic activity of polyribosylribitolphosphate.

-36-

55. A vaccine composition comprising an immunogenic conjugate comprising polyribosylribitolphosphate bound to interleukin-2, wherein interleukin-2 is capable of modifying the immunogenic activity of polyribosylribitolphosphate, in a pharmaceutically acceptable vehicle and an optional adjuvant.

5

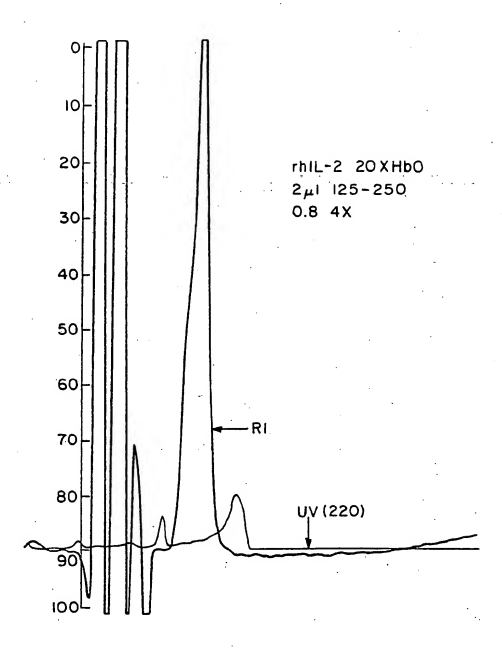


FIG. 1

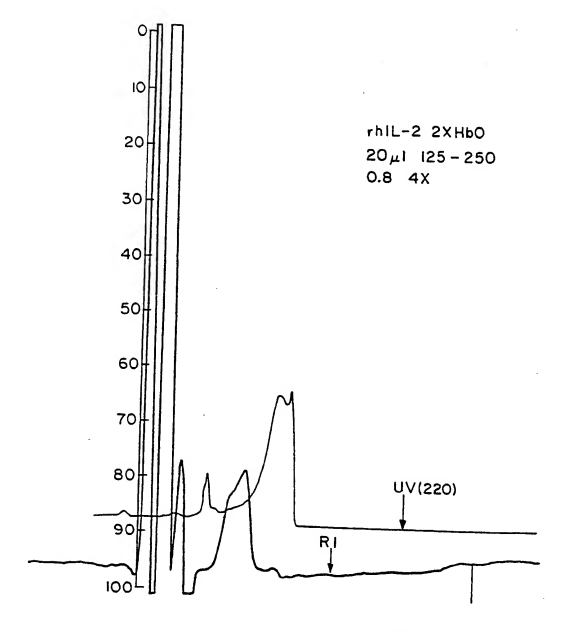


FIG. 2

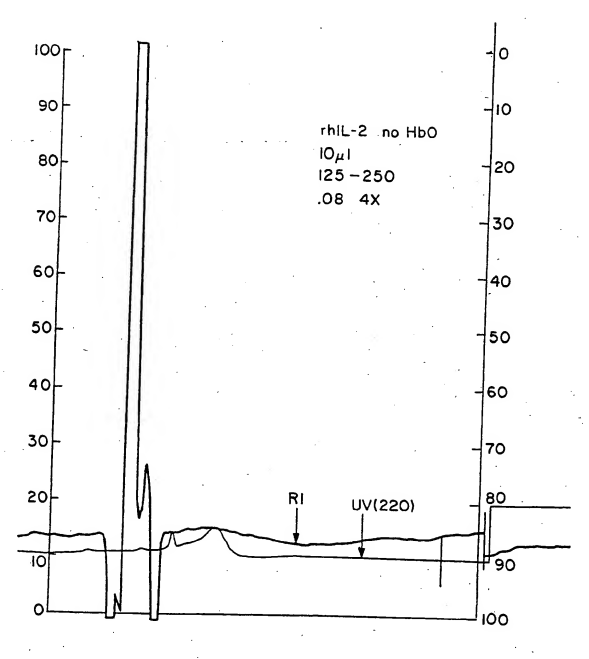


FIG. 3

- I. PRP-CRM
- 2. IL-2 only
- 3. PRP only
- 4. PRP-IL-2 (2X)
- 5. PRP-IL-2 (2X)
- 6 \_\_
- 7. PRP-IL-2 (20X)
- 8. PRP-IL-2 (20X)

FIG. 4

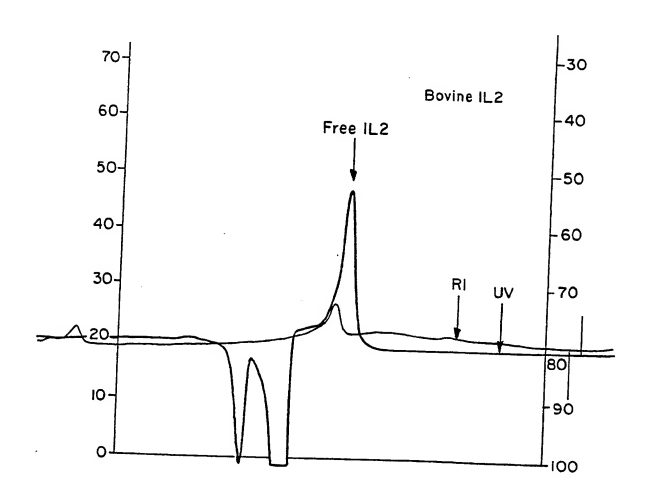


FIG. 5a

CHRCTITHTE CHEET

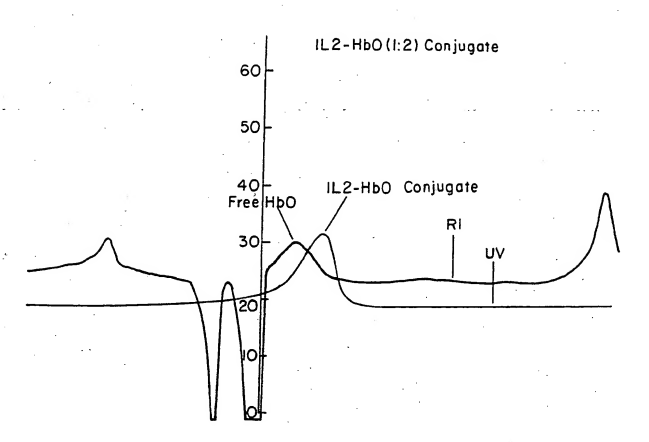


FIG. 5b

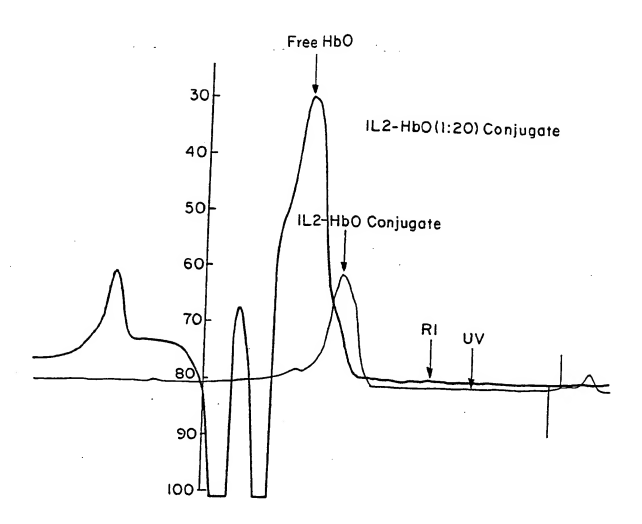
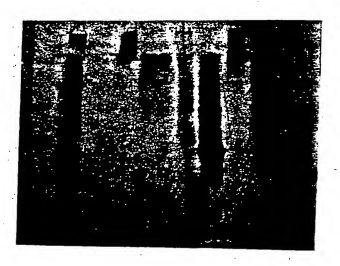


FIG. 5c

7/8

## 1 2 3 4 5 6 7 8 9 10



## Probed with monoclonal anti-PRP

- 1) Blank
- 2) Low molecular weight marker
- 3) Bovine rIL-2
- 4) PRP-IL-2 (20:1)
- 5) PRP-IL-2 (2:1)

## Probed with polyclonal rabbit anti-BrIL-2

- 6) Low molecular weight marker
- 7) Bovine rIL-2
- 8) PRP-IL-2 (20:1)
- 9) PRP-IL-2 (2:1)
- 10) Blank

BEST AVAILABLE COPY

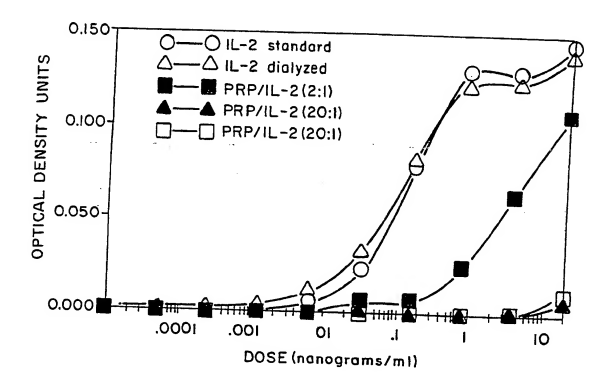


FIG. 7

### INTERNATIONAL SEARCH REPORT

International Application NoPCT/US 90/03983

<u></u>			
I. CLASSIFICATION OF SUBJECT MATTER (if several classi			
According to International Patent Classification (IPC) or to both Nat			
IPC3: A 61 K 4//48, A 61 K 33/36		•	
II. FIELDS SEARCHED			
Minimum Documen	ntation Searched 7		
Classification System	Classification Symbols		
IPC <sup>5</sup> A 61 K, C 07 K	, ·		
Documentation Searched other to the Extent that such Documents	than Minimum Documentation are included in the Fields Searched <sup>6</sup>		
III. DOCUMENTS CONSIDERED TO BE RELEVANT			
Category Citation of Document, 11 with indication, where app	propriate, of the relevant passages 12	Relevant to Claim No. 13	
P,X WO, A, 89/12458 (CELL ME 28 December 1989 see page 1, paragrap paragraph 5; page 28 page 29, paragraph 2 paragraph 2; page 45	ph 1 - page 7, 3, paragraph 3 - 2; page 38,	1-30,35-55	
example 4; claims 1 Y WO, A, 88/06843 (IMMUNEX 22 September 1988	-6	1-30,35-55	
see page 1, line 6 - page 13, lines 17-32	page 2, line 11;		
Y EP, A, 0098581 (CONNAUGH 18 January 1984 see page 1, paragrap paragraph 3 - page 5	hs 1,2; page 2,	1-30,35-55	
	./.		
*T" tater document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention filing date.  "E" earlier document but published on or after the international filing date.  "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified).  "O" document referring to an oral disclosure, use, exhibition or other means.  "P" document published after the international filing date but later than the priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention.  "X" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.  "A" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.  "A" document member of the same patent family			
IV. CERTIFICATION	Date of Malling of this International S	earch Report	
Date of the Actual Completion of the International Search  20th September 1990	Sale of warming of this international	3 0 OCT 1990	
International Searching Authority  FUROPEAN PATENT OFFICE	Signature of Authorized Officials	S/KOWALCZYK	

_						

111. 00	International Application No PCT/US 90/0398				
alegory *	Citation of Document, 11 with Indication, where appropriate, of the relevant passages	Relevant to Claim No.			
Y	US, A, 4673574 (P.W. ANDERSON)  16 June 1987  see column 2, line 50 - column 3, line 39; column 4, lines 25-63;  claims (cited in the application)	1-30,35-55			
Y	The Journal of Immunology, vol. 139, no. 3, 1 August 1987, The American Association of Immunologists, Baltimore, (US), L. Nencioni et al.: "In vivo immunostimulating activity of the 163-171 peptide of human IL-1beta", pages 800-804, see page 800, abstract; page 803, paragraph 3 (cited in the application)	1-30,35-55			

VIEW DESERVATIONS WHERE CERTAIN CLAIMS WERE FOUND UNSEARCHABLE	FURTHER INFORMATION CONTINUED FROM	HE SECOND SHEET
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not dirated in accordance with the second and third sentances of PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international splication for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mantioned in the claims; it is covered by claim numbers:  Remark on Protest		
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this international search report covers only those claims of the international search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:  8. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:		
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this international search report covers only those claims of the international search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:  8. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:		
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this international search report covers only those claims of the international search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:  8. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:		
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no . 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentences of PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international splication for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mantioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.	·	
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this international search report covers only those claims of the international search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:  8. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:	·	·
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this international search report covers only those claims of the international search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:  8. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:		
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this international search report covers only those claims of the international search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:  8. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:		
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this international search report covers only those claims of the international search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:  8. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:	·	
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this international search report covers only those claims of the international search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:  8. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:		
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no. 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentances of PCT Rule 6.4(a).  7. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this international search report covers only those claims of the international search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:  8. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first manioned in the claims; it is covered by claim numbers:	· ·	
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no . 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentences of PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international splication for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mantioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.		1
This international search report has not been established in respect of certain claims under Article 17(2) (a) for the following reasons:  1. Claim numbers because they relate to subject matter not required to be searched by this Authority, namely:  * claims no . 31-34  see PCT Rule 39.1 (iv)  2. Claim numbers because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers because they are dependent claims and are not drafted in accordance with the second and third sentences of PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application of the international application for which fees were paid, specifically claims:  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international splication for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mantioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.		
* claims no. 31-34 see PCT Rule 39.1 (iv)  Claim numbers	V.X OBSERVATIONS WHERE CERTAIN CLAIR	S WERE FOUND UNSEARCHABLE
* claims no. 31-34 see PCT Rule 39.1 (iv)  2 Claim numbers		
Claim numbers	1.X Claim numbers ** because they relate to suf	sject matter not required to be searched by this Authority, namely:
Claim numbers	* claims no 31-34	,
Claim numbers		
ments to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers	200 101 11120 0011 (11)	
ments to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers		·
ments to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers		
ments to such an extent that no meaningful international search can be carried out, specifically:  3. Claim numbers	2. Claim numbers, because they relate to part	s of the international application that do not comply with the prescribed require-
PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest	ments to such an extent that no meaningful interni	itional search can be carried out, specifically:
PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest		
PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest	·	
PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest		•
PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest		
PCT Rule 6.4(a).  VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING 2  This international Searching Authority found, multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest		
This international Searching Authority found multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.	3 Claim numbers because they are dependent	claims and are not drafted in accordance with the second and third sentences of
This international Searching Authority found multiple inventions in this international application as follows:  1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest	PCT Rule 6.4(a).	
1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application. 2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest	VI. OBSERVATIONS WHERE UNITY OF INVE	NTION IS LACKING 2
1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims of the international application. 2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest	This international Secretary Authority found multiple in	rections in this locarnetional annication as follows:
of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest	· ins international Searching Authority found multiple in	Elimatio il uno titatiumaliai abbiosnati se lenea si
of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest	4	
of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest		
of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest		·
of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims of the international application for which fees were paid, specifically claims:  3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest	4 As all securing additional analysis to the	id but he applicant this international gapteh sensed sovers all exprehable sixims
those claims of the international application for which fees were paid, specifically claims:  No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest		ug by the applicant, this international search report covers an avercuable claims
3. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Protest	2. As only some of the required additional search fee	s were timely paid by the applicant, this international search report covers only
the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Profest	those claims of the international application for wh	ich fees were paid, specifically claims:
the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Profest		
the invention first mentioned in the claims; it is covered by claim numbers:  4. As all searchable claims could be searched without effort justifying an additional fee, the international Searching Authority did not invite payment of any additional fee.  Remark on Profest	3. No required additional search fees were timely paid	by the applicant. Consequently, this international search report is restricted to
invite payment of any additional fee.  Remark on Profest	the invention first mentioned in the claims; it is con	ered by claim numbers:
invite payment of any additional fee.  Remark on Profest	•	·.
Remark on Protest	4. As all searchable claims could be searched without invite payment of any additional fee.	effort justifying an additional fee, the international Searching Authority did not
_		
The additional search fees were accompanied by applicant's protest.	<u> </u>	oplicant's protest.
No protest accompanied the payment of additional search fees.	No protest accompanied the payment of additional	search fees.

## ANNEX TO THE INTERNATIONAL SEARCH REPORT ON INTERNATIONAL PATENT APPLICATION NO.

US 9003983 SA 38836

î.

This annex lists the patent family members relating to the patent documents cited in the above-mentioned international search report. The members are as contained in the European Patent Office EDP file on 23/10/90

The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

Patent document cited in search report	Publication date	Patent family member(s)		Publication date
WO-A- 8912458	28-12-89	AU-A-	3777989	12-01-90
₩O-A- 8806843	22-09-88	US-A- A!J-A- EP-A-	4879374 1426488 0349569	07-11-89 10-10-88 10-01-90
EP-A- 0098581	18-01-84	US-A- AU-B- AU-A- CA-A- WO-A- US-A- US-A-	4496538 561978 1822783 1210695 8400300 4619828 4644059	29-01-85 21-05-87 08-02-84 02-09-86 02-02-84 28-10-86 17-02-87
US-A- 4673574	16-06-87	US-A- US-A- US-A-	4762713 4761283 4902506	09-08-88 02-08-88 20-02-90

(30) Priority data: 380,566



## WORLD INTELLECTUAL PROPERTY ORGANION International Bureau



## INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 5:
A61K 47/48, 39/385

(11) International Publication Number: WO 91/01146
(43) International Publication Date: 7 February 1991 (07.02.91)

US

(21) International Application Number: PCT/US90/03983

(22) International Filing Date: 16 July 1990 (16.07.90)

14 July 1989 (14.07.89)

(71) Applicant: PRAXIS BIOLOGICS, INC. [US/US]; 300 East River Road, Rochester, NY 14623 (US).

(72) Inventors: PILLAI, Subramonia; 286 Vollmer Parkway, Rochester, NY 14623 (US), EBY, Ronald; 297 West Squire Drive, #3, Rochester, NY 14623 (US).

(74) Agents: BROOK, David, E. et al.; Hamilton, Brook, Smith & Reynolds, Two Militia Drive, Lexington, MA 02173 (US).

(81) Designated States: AT (European patent), AU, BE (European patent), CA, CH (European patent), DE (European patent), DK (European patent), ES (European patent), FI, FR (European patent), GB (European patent), IT (European patent), JP, KR, LU (European patent), NL (European patent), NO, SE (European patent).

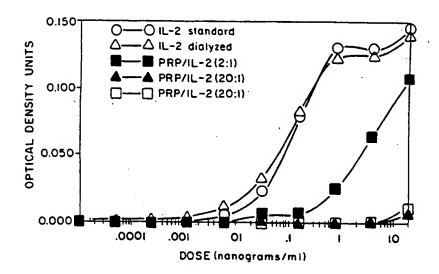
**Published** 

With a revised version of the international search report.

(88) Date of publication of the revised version of the international search report:

21 January 1993 (21.01.93)

(54) Title: CYTOKINE AND HORMONE CARRIERS FOR CONJUGATE VACCINES



#### (57) Abstract

This invention pertains to immunogenic conjugates comprising a carbohydrate containing antigen or other antigen bound to or genetically fused with a cytokine, lymphokine, hormone or growth factor having immunomodulating activity, wherein the cytokine, lymphokine, hormone or growth factor is capable of modifying immunogenicity of the carbohydrate containing antigen. The cytokine or lymphokine can be an interleukin or an interferon. The immunogenic conjugate can be used in vaccine and covaccine formulations.

## FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

AT:	A				
	Aintria	FI	Finland	MI	Mali
AU	Australia	FR	France		
RB	Barhados	GA	Ciabun	·MN	Mongolia
₿E	Belgium	GB	United Kingdom	MR	Mauritania
BF	Burking Fami	GN	Guinea	MW	Malawi
BC	Bulgaria	GK		NI.	Netherlands
BJ	Benin		Greece	NO	Norway
BR	Brazil	HU	Hungary	PL	Poland
CA	Canada	Œ	Ireland	RO	Romania
CF		IT	Haly	RU	Russian Federation
CC	Central African Republic	JP	Japan	SD	Sudun
CH	Congo	KP	Democratic People's Republic	SE	Sweden
	Switzerland		of Korea	SN	Senegal
CI	Côte d'Ivone	KR	Republic of Korea	SU	
СМ	Cameroon	LI	Liechtenstein	TD	Soviet Union
CS	Czechoslovakia	l.k	Sri Lanka		Chad
DE	Germany	LU	· · · · · · · · · · · · · · · · · · ·	TG	Togo
DK	Demnark	MC	Luxembourg	US	United States of America
ES	Spain		Monaco		
	-1	MG	Madagascar		

ON		INTERNATION	AL SEARCH BOORT	
		,		US 90/03983
I. CLASSIFICA	TION OF SUBJE		ication symbols apply, indicate all)6	
Int.Cl.5		Classification (IPC) or to both Na A 61 K 47/48	A 61 K 39/385	<u> </u>
II. FIELDS SE.	ARCHED			
		Minimum	Documentation Searched?	
Classification !	System		Classification Symbols	
Int.Cl.5	5	A 61 K	C 07 K	
		Documentation Search to the Extent that such Doc	ed other than Minimum Documentation cuments are included in the Fields Searched <sup>8</sup>	
		estate the state of the		
III. DOCUME:		D TO BE RELEVANT		•
Category °	Citation of De	ocument, 11 with indication, where	appropriate, of the relevant passages 12	Relevant to Claim No.13
X	SCIENT	800971 (COMMONWEA IFIC AND INDUSTRIA ruary 1988, see th	L RESEARCH ORGANISATION)	1-4,6-8 ,10,18- 22,30, 35-38, 47,48, 53
Y		<b>-</b>		1-30,35 -55
P,X	Decemb paragr paragr	aph 5: page 28, pa	1, paragraph 1 - page 7, ragraph 3 - page 29, ragraph 2; page 45 - page	1-30,35 -55
			•	
		<i>y</i> -		
"A" docum consider filing "I" docum which citatio "O" docum of the filing "P"	lered to be of partic document but publicate tent which may through is cited to establish no rother special r ment referring to an means	neral state of the art which is not man relevance lished on or after the international or doubts on priority claim(s) or the publication date of another eason (as specified) oral disciosure, use, exhibition or to the international filing date but	"T" later document published after the intern or priority date and not in conflict with the cited to understand the principle or theorinvention  "X" document of particular relevance, the cite cannot be considered novel or cannot be involve an inventive step  "Y" document of particular relevance; the cite cannot be considered to involve an inventive step  cannot be considered to involve an inventive document is combined with one or more ments, such combination being obvious to the art.  "A" document member of the same patent far	he application but ry underlying the  simed invention considered to  simed invention timed invention tive step when the other such docu- o a person skilled
IV. CERTIFIC		at a financianal Count	Date of Mailing of this International Ser	rch Report
Date of the Ac	aual Completion of	the International Search	?. 92	
International S	earching Authority		Cineture of Audrized Office	

EUROPEAN PATENT OFFICE



DI DOCUMENT	S CONSIDERED TO BE RELEVANT	International Applicat	PCT/US 90/03983
Category o		(CONTINUED FROM THE SECOND SHEET) where appropriate, of the relevant passages	
	Charles of Document, with indication,	where appropriate, or the relevant passages	Relevant to Claim No
Y	WO.A.8806843 (IMMUNEX September 1988, see pag 11; page 13, lines 17-3	ge 1, line 6 - page 2, line	1-30,35 -55
Y	EP,A,0098581 (CONNAUGH LABORATORIES) 18 Januar paragraphs 1,2; page 2, paragraph 2	y 1984, see page 1.	1-30,35 -55
Υ !	US,A,4673574 (P.W. AND 1987, see column 2, lincolumn 4, lines 25-63; application)	e 50 - column 3, line 39:	1-30,35 -55
Y	The Journal of Immunolo August 1987, The Americ Immunologists, (Baltimo al.: "In vivo immunosti 163-171 peptide of huma 800-804, see page 800, paragraph 3 (cited in t	an Association of re, US), L. NENCIONI et mulating activity of the IL-1beta", pages abstract; page 803.	1-30,35 -55
	****		
		•	

International Application No. PCT/US 90/03983

FURTHER INFORMATION CONTINUED FROM THE SECOND SHEET	· 1
	<u> </u>
·	
	,
V.[X] GBSERVATIONS WHERE CERTAIN CLAIMS WERE FOUND UNSEARCHABLE	
This international search report has not been established in respect of certain claims under Article 17(2) (e) for 1.  Claim numbers	
·	rny, namery:
* claims no. 31-34	
see PCT Rule 39.1 (iv)	
2. Claim numbers	Ith the prescribed require-
ments to such an extent that no meaningful international search can be carried out, specifically:	
3. Claim numbers because they are dependent claims and are not drafted in accordance with the seco	
PCT Rule 6.4(a).	•
VI. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING	
i nie international Searching Authority found multiple inventions in this international application as follows:	7 (1
	1 8
1. As all required additional search fees were timely paid by the applicant, this international search report co	vers all searchable claims
of the international application.  2. As only some of the required additional search fees were timely paid by the applicant, this international	
those claims of the international application for which fees were paid, specifically claims:	search report covers only
	4 1
3. No required additional search fees were timely paid by the applicant. Consequently, this international sear	rch report is restricted to
the invention first mentioned in the claims; it is covered by claim numbers:	
4. As ell searchable claims could be searched without effort justifying an additional fee, the International Se	arching Authority did not
invite payment of any additional fee.  Remark on Protest	
The additional search fees were accompanied by applicant's protest.	
No protest accompanied the payment of additional search fees.	
	1.7

## ANNEX TO THE INTERNATIONAL SEARCH REPORT ON INTERNATIONAL PATENT APPLICATION NO.

US 9003983

SA 38836

This annex lists the patent family members relating to the patent documents cited in the above-mentioned international search report. The members are as contained in the European Patent Office EDP file on 27/11/92

The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

Patent document cited in search report	Publication date	Patent family member(s)		Publication date	
WO-A- 8800971	11-02-88	AU-B- AU-A- EP-A- JP-T-	612983 7789987 0275300 1500755	25-07-91 24-02-88 27-07-88 16-03-89	
WO-A- 8912458	28-12-89	AU-A- EP-A- JP-T-	3777989 0420913 3504975	12-01-90 10-04-91 31-10-91	
WO-A- 8806843	22-09-88	US-A- AU-B- AU-A- EP-A- JP-T- US-A-	4879374 605570 1426488 0349569 2503144 5108911	07-11-89 17-01-91 10-10-88 10-01-90 04-10-90 28-04-92	
EP-A- 0098581	18-01-84	US-A- AU-B- AU-A- CA-A- JP-B- JP-T- WO-A- US-A- US-A-	4496538 561978 1822783 1210695 3047253 59501360 8400300 4619828 4644059	29-01-85 21-05-87 08-02-84 02-09-86 18-07-91 02-08-84 02-02-84 28-10-86 17-02-87	
US-A- 4673574	16-06-87	US-A- US-A- US-A- US-A-	5097020 4762713 4761283 4902506	17-03-92 09-08-88 02-08-88 20-02-90	

# This Page is Inserted by IFW Indexing and Scanning Operations and is not part of the Official Record

### **BEST AVAILABLE IMAGES**

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images include but are not limited to the items checked:	
☐ BLACK BORDERS	
$\square$ image cut off at top, bottom or sides	
☐ FADED TEXT OR DRAWING	
☐ BLURRED OR ILLEGIBLE TEXT OR DRAWING	
☐ SKEWED/SLANTED IMAGES	
☐ COLOR OR BLACK AND WHITE PHOTOGRAPHS	
☐ GRAY SCALE DOCUMENTS	
☐ LINES OR MARKS ON ORIGINAL DOCUMENT	
☐ REFERENCE(S) OR EXHIBIT(S) SUBMITTED ARE POOR QUALITY	

## IMAGES ARE BEST AVAILABLE COPY.

OTHER:

As rescanning these documents will not correct the image problems checked, please do not report these problems to the IFW Image Problem Mailbox.

This Page Blank (uspto)